

**STATE OF INDIANA – PERRY COUNTY
IN THE CIRCUIT COURT**

Notice of Proposed Local Rule Amendment and
Finding Good Cause to Deviate From Established Schedule
May 27, 2014

The judge of the Perry Circuit Court, pursuant to Trial Rule 81(B), gives notice of amendments to the local court rule concerning bond schedule in criminal cases at **LR62-CR00-1**, and finds good cause to deviate from the schedule for amending local rules under Trial Rule 81(D). All new text is shown by underlining and deleted text is shown by ~~striketrough~~

Notice will be given to the public by posting with the Perry County Clerk and on the Indiana Judicial Website, and by furnishing a copy to the officers of the Perry County Bar Association.

Comments may be made until **June 27, 2014** to Judge Lucy Goffinet, Perry Circuit Court, 2219 Payne Street, Tell City, IN 47586, or by email to lgoffinet@sbcglobal.net.

The amended rule will be effective on **July 1, 2014**.

DATED this 27th day of May, 2014.

_____/S/_____
Lucy Goffinet, Judge
Perry Circuit Court

LR62-CR00-1 Bond Schedule

The following bond schedule is to be used for persons arrested without a warrant and held in custody concerning a criminal charge in the Perry Circuit Court:

Class A or Level 1 and 2 Felony - \$200,000 surety or \$20,000 (10% cash deposit)

Class B or Level 3 and 4 Felony - \$100,000 surety or \$10,000 (10% cash deposit)

Class C or Level 5 Felony - \$40,000 surety or \$4,000 (10% cash deposit)

Class D or Level 6 Felony - \$15,000 surety or \$1,500 (10% cash deposit)

Class A Misdemeanor - \$6,000 surety or \$600 (10% cash deposit)

Class B Misdemeanor - \$3,000 surety or \$300 (10% cash deposit)

Class C Misdemeanor - \$2,000 surety or \$200 (10% cash deposit)

The ten percent (10%) cash deposit shall be subject to the provisions of I.C. 35-33-8-3.2.

Those persons charged with murder shall be held without bond.

Those persons charged with battery related to domestic or family violence or with invasion of privacy shall be held without bail:

1. Pending a judicial determination of probable cause within 48 hours of arrest, or
2. Until the initial hearing, whichever occurs first.

In order to ensure individualized determinations of bail and condition of release, the bail and any conditions may be reconsidered by the Court at the time probable cause is found or at the initial hearing.
